IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS WACO DIVISION

WSOU INVESTMENTS, LLC D/B/A	§	
BRAZOS LICENSING AND	§	CIVIL ACTION 6:20-cv-00571-ADA
DEVELOPMENT,	§	CIVIL ACTION 6:20-cv-00572-ADA
Plaintiff,	§	CIVIL ACTION 6:20-cv-00573-ADA
	§	CIVIL ACTION 6:20-cv-00574-ADA
	§	CIVIL ACTION 6:20-cv-00575-ADA
	§	CIVIL ACTION 6:20-cv-00576-ADA
	§	CIVIL ACTION 6:20-cv-00577-ADA
	§	CIVIL ACTION 6:20-cv-00578-ADA
v.	§	CIVIL ACTION 6:20-cv-00579-ADA
	§	CIVIL ACTION 6:20-cv-00580-ADA
	§	CIVIL ACTION 6:20-cv-00581-ADA
	§	CIVIL ACTION 6:20-cv-00582-ADA
	§	CIVIL ACTION 6:20-cv-00583-ADA
GOOGLE LLC,	§	CIVIL ACTION 6:20-cv-00584-ADA
Defendant.	§	CIVIL ACTION 6:20-cv-00585-ADA

JOINT MOTION TO ENTER FIRST AMENDED SCHEDULING ORDER TO THE HONORABLE COURT:

In light of the Court's release of version 3.2 of the Court's standard Order Governing Proceedings ("OGP 3.2"), the Parties seek to amend the scheduling ordering entered November 5, 2020. The Parties have adopted the Markman briefing format in OGP 3.2 in the Proposed First Amended Scheduling Order attached as Exhibit A – making the changes as set forth below.

January 22, 2021 (14 weeks after the CMC)	Parties Plaintiff files Opening claim construction briefs, including any arguments that any claim terms are indefinite.
February 5, 2021 (16 weeks after the CMC)	The parties shall disclose the identity of any rebuttal expert witness they may rely upon in their response brief with respect to claim construction or indefiniteness. With respect to any expert identified, the parties shall identify the scope of the topics for the witness's expected testimony.
February 12, 2021 (17 weeks after the CMC)	Parties Defendant files Responsive claim construction briefs.
February 26, 2021 (19 weeks after the CMC)	Parties-Plaintiff files Reply claim construction briefs.
March 12, 2021	Defendant files a Sur-Reply claim construction brief.
March 15, 2021 (20 weeks after CMC3 days after sur-reply)	Parties submit Joint Claim Construction Statement and provide copies of briefs to the Court.

Date: November 10, 2020 Respectfully submitted,

By: /s/ James L. Etheridge

James L. Etheridge

Texas Bar No. 24059147

Ryan S. Loveless

Texas Bar No. 24036997

Brett A. Mangrum

Texas Bar No. 24065671

Travis L. Richins

Texas Bar No. 24061296

Jeff Huang

Etheridge Law Group, PLLC

2600 E. Southlake Blvd., Suite 120 / 324

Southlake, TX 76092

Tel.: (817) 470-7249 Fax: (817) 887-5950

Jim@EtheridgeLaw.com

Ryan@EtheridgeLaw.com

Brett@EtheridgeLaw.com

Travis@EtheridgeLaw.com

Jeff@EtheridgeLaw.com

Mark D. Siegmund State Bar No. 24117055 mark@waltfairpllc.com Law Firm of Walt, Fair PLLC. 1508 North Valley Mills Drive Waco, Texas 76710 Telephone: (254) 772-6400

Facsimile: (254) 772-6432

Counsel for Plaintiff WSOU Investments, LLC

/s/ Michael E. Jones

Michael E. Jones (Texas Bar No. 10929400) Patrick C. Clutter (Texas Bar No. 24036374) Potter Minton, P.C. 110 North College, Suite 500 Tyler, Texas, 75702 +1 (903) 597-8311 +1 (903) 593-0846 facsimile mikejones@potterminton.com patrickclutter@potterminton.com

Tharan Gregory Lanier (pro hac vice) **Jones Day** 1755 Embarcadero Road Palo Alto, California, 94303 +1 (650) 739-3939 +1 (650) 739-3900 facsimile tglanier@jonesday.com

Matthew S. Warren (pro hac vice) Jen Kash (pro hac vice) Warren Lex LLP 2261 Market Street, No. 606 San Francisco, California, 94114 +1 (415) 895-2940 +1 (415) 895-2964 facsimile matt@warrenlex.com jen@warrenlex.com

Attorneys for Defendant Google LLC

CERTIFICATE OF SERVICE

A true and correct copy of the foregoing instrument was served or delivered electronically via U.S. District Court [LIVE]- Document Filing System, to all counsel of record, on this the 30th day of November 10, 2020.

<u>/s/ James L. Etheridge</u> James L. Etheridge